

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA
ERIE DIVISION

DEM ETRIUS BROWN,)
Plaintiff,)
)
)
)
v.) Civil Action No. 04-379E
)
U.S. JUSTICE DEPARTMENT,)
BUREAU OF PRISONS, FCI MCKEAN,)
WARDEN JOHN J. LAMANNA,)
REGIONAL DIRECTOR D. SCOTT)
DODRILL, MEDICAL DIRECTOR)
NEWTON E. KENDIG, DIRECTOR)
HARLEY G. LAPPIN,)
Defendants.)

ORDER

AND NOW, this _____ day, February, 2006,

IT IS HEREBY ORDERED THAT, Plaintiff's MOTION FOR PRELIMINARY
INJUNCTION AGAINST DEFENDANTS FOR RETALIATION IS **GRANTED**.

IT IS FURTHER ORDERED THAT, the Defendants, their agents,
employees, successors in interest and all other persons in active
concert or participation with them, **SHALL NOT** and **IS HEREBY**
PROHIBITED from harrassing, threatening, punishing, or retaliating
in any way against Plaintiff because he filed this action or against
any other prisoners because they submitted affidavits in this case
on behalf of Plaintiff, or to transfer Plaintiff to any other insti-
tution, without his expressconsent, during the pendency of this action.

IT IS FURTHER ORDER THAT, the parties are allowed ten (10) days from this date to appeal this order to a district judge pursuant to Local Rule 72.1.3 B. Failure to appeal within ten (10) days may constitute waiver of the right to appeal.

/s/

cc:All parties of record